

June 30, 2011

Marlene H. Dortch, Secretary  
Federal Communications Commission  
Office of the Secretary  
445 12<sup>th</sup> Street, S.W.  
Washington, DC 20554

**Re: Compass Global, Inc. Certification Pursuant to 47 C.F.R. § 64.5001(c)**  
**WC Docket No. 05-68**

Dear Ms. Dortch:

On behalf of Compass Global, Inc. ("Compass Global"), enclosed herewith please find an unredacted, confidential version of Compass Global's officer certification pursuant to section 64.5001(c) of the Commission's rules, 47 C.F.R. § 64.5001(c) ("certification"). The confidential version of this certification is being filed with the FCC concurrent with this redacted filing.

Please note that, on behalf of Compass Global, our firm is filing the attached Officer Certification under ***PROTEST***. For the reasons set forth in this letter, this Officer Certification is being filed solely for the express purposes of avoiding any unnecessary and unwarranted regulatory enforcement proceedings, and does not indicate that Compass Global considers itself a "prepaid calling card provider" or similarly regulated service under either the Commission's regulations or applicable law.

Due to the nature of the company's business model and services, Compass Global maintains that it is not a telecommunications service provider. This issue, among other issues centered on Compass Global's regulatory status as it pertains to Universal Service Fund ("USF") contribution obligations, is currently being addressed in an ongoing proceeding before the Commission. *In the Matter of Compass Global, Inc. Apparent Liability for Forfeiture*, File No. EB-06-IH-3060 (rel. Apr. 9, 2008). Compass Global responded to the NAL on June 9, 2008 ("*NAL Response*").

In this proceeding, Compass Global demonstrated that it is not providing publically available telecommunications services, and thus is not subject to regulation as a prepaid calling card provider. In the *Prepaid Calling Card Order*,<sup>1</sup> the Commission found that calling card providers were providing

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<sup>1</sup> *Regulation of Prepaid Calling Card Services*, Declaratory Ruling and Report and Order, 21 FCC Rcd 7290 (2006).

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a “telecommunications service” because they offer “pure transmission capability ‘for a fee directly to the public.’”<sup>2</sup> Specifically, the Commission only extended the PIU Certification requirements to prepaid calling card providers providing service directly to end-users.<sup>3</sup>

Compass’ EPS business can be described as one where the Company owns and operates a session processing platform and offers other companies a package of telecommunications, information, non-telecommunications and management services that enables those companies to provide prepaid calling cards to end-user customers.<sup>4</sup> Importantly, Compass does not use its PIN Platform to sell calling card services directly to the public for a fee. Instead, Compass sells exclusively to other companies, who in turn sell prepaid calling cards directly to the public or through their own distribution channels. Compass is neither identified as the prepaid calling card provider nor listed as the network services provider on the calling cards sold to the public.

Compass Global maintains that, based upon the technical configuration of its services, Compass Global is not a “provider” of prepaid calling cards, but is merely an enhanced prepaid calling platform wholesaler. As established in its NAL Response, Compass Global merely provides the network elements necessary for other prepaid calling card providers to transmit prepaid calling card calls to End-Users.<sup>5</sup> By virtue of this position, Compass Global does not sell any prepaid calling cards to the public. Therefore, Compass Global does not “provide” prepaid calling card services to end-users and is hence not subject to those regulations placed on prepaid calling card providers which require the filing of PIU certifications.

In addition, even if the Commission can conclude that Compass Global is providing some form of prepaid calling card services, Compass Global is not providing this service on a common

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<sup>2</sup> *Id.* at ¶ 12 (citing 47 U.S.C. § 153 (43) (defining “telecommunications”)).

<sup>3</sup> *See Id.* at ¶¶ 2 & 10 (describing how prepaid calling card customers use services provided by prepaid calling card service providers and describing the types of prepaid calling card providers covered by the Commission’s decision).

<sup>4</sup> In many respects, Compass’ EPS business is similar to Network IP: Compass “is a telecommunications carrier that owns switches and that offers other companies a package of telecommunications [information, and non-telecommunications & management] services that enables those companies to provide prepaid calling cards to end-user customers.” *See Id.* at 2074. Compass’ package includes: (i) internet access to traffic and billing records; (ii) toll-free and local inbound access to a PIN Accessible Prepaid Platform; (iii) enhanced call routing; and (iv) IP call transport to terminating carriers via a variety of peering arrangements. *See In the Matter of APCC Services, Inc., Data Net Systems, LLC, Davel Communications, Inc., Jaroth, Inc. d/b/a Pacific Telemanagement Services, and Intera Communications Corp. v. Network IP, LLC, and Network Enhanced Telecom, LLP*, Memorandum Opinion and Order, 20 FCC Rcd. 2073 (Feb. 1, 2005) (“*Network IP MO&O*”).

<sup>5</sup> *See NAL Response* at 46.

carrier basis. In fact, Compass is very particular in selecting the entities to which it will sell its EWS and EPS. In a discriminate and wholly subjective basis, Compass Global conducts a unique evaluation and makes deliberate findings before choosing which customers it will serve. For instance, the Company will not sell to those carriers that it deems have insufficient quality standards, those that “cut corners” in provisioning, those that use unreliable, inexpensive equipment, and those that do not invest in having redundancy. Moreover, rarely does Compass Global sell its services to its competitors and when it does, it is done at Compass’ discretion and at terms dictated by Compass, as the Company deems appropriate based on the carrier customer at issue.

Therefore the Company cannot be considered a telecommunications service provider under the Federal Telecommunications Act (“FTA”). Under the FTA, the term “telecommunications service” means:

[T]he offering of telecommunications for a fee directly to the public, or to such classes of users as to be **effectively available** directly to the public, regardless of the facilities used. *Id.* 47 C.F.R. § 153(46) (emphasis added).<sup>6</sup>

Compass Global provides services exclusively on a wholesale basis. It also provides service on a private contractual basis, and does not provide its services to the general public. Because of this, Compass Global’s services completely fail to satisfy the definition of telecommunications services under section 153(46).

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<sup>6</sup> As one court noted, “[t]he upshot of the various definitions under the [Act] is that the statute applies only to telecommunications services offered on a common carrier basis.” *See Howard v. America Online, Inc.*, 208 F.3d 741, 751-53 (9<sup>th</sup> Cir. 2000); *Iowa v. FCC.*, 218 F.3d 756, 758 (D.C. 2000) (“[A] carrier that provides a service on a non-common carrier basis is not a ‘telecommunications carrier’ and hence is ineligible [under § 254 of the FCA].”); *Southwestern Bell Telephone Co. v. FCC*, 19 F. 3d 1475, 1480 (D.C. Cir. 1994); *In re Federal-State Joint Board on Univ. Servs. Report and Order*, 12 FCCR 8776, 9177, ¶ 785, 1997 WL 236383 (FCC 1997) (FCC has determined that “telecommunications services” means “only telecommunications provided on a common carrier basis”).

For these reasons, Compass Global maintains that it is not a prepaid calling card provider subject to the Commission's regulation, specifically those regulations promulgated under the *Prepaid Calling Card Order*. Nevertheless, in order to avoid any unnecessary regulatory investigations or enforcement actions regarding compliance with 47 C.F.R. § 64.5001, Compass Global is filing the attached Officer Certification. However, this Officer Certification is being filed under protest and is in no way intended to be determinative of Compass Global's regulatory status.

Respectfully submitted,

/s/

Jonathan S. Marashlian, Esq.  
The *CommLaw* Group  
Helein & Marashlian, LLC

**PUBLIC VERSION**  
**REDACTED FOR INSPECTION**

**Compass Global Inc.**  
**OFFICER CERTIFICATION PURSUANT TO 47 C.F.R. § 64.5001(c)**  
**WC DOCKET NO. 05-68**

I, Dean Cary, certify, under penalty of perjury, that I am an officer of Compass Global ("Compass Global"), and that I am authorized to make this certification on the company's behalf. I further certify that the statements in this certification are correct to the best of my knowledge, information, and belief.

For the reasons stated herein, Compass Global has complied with the applicable reporting requirements described in 47 C.F.R. § 64.5001, and is in full compliance with the FCC's PIU reporting regulations.

Compass Global has complied with the reporting requirements described in 47 C.F.R. § 64.5001 (a), by providing the required reports to those carriers from which it purchased transport services during January 1, 2011 - March 31, 2011 (Q1-2011).

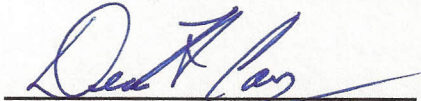
The company's percentages of total intrastate, interstate, and international calling card minutes for January 1, 2011 - March 31, 2011 (Q1-2011) are as follows:

Intrastate	REDACTED
Interstate	REDACTED
International	REDACTED

The company's percentages of total prepaid calling card service revenues (excluding revenue from prepaid calling cards sold by, to, or pursuant to contract with the Department of Defense ("DoD") of a DoD entity) attributable to interstate and international calls for January 1, 2011 - March 31, 2011 (Q1-2011) are as follows:

Interstate	REDACTED
International	REDACTED

Finally, Compass Global is contributing to the Federal Universal Service Fund based on the reported information, to the extent required by United States law and all applicable FCC regulations.



Dean Cary  
President & CEO